♠AO 245B(05-MA)

(Rev. 06/05) Judgment in a Criminal Case Sheet 1 - D. Massachusetts - 10/05

UNITED STATES DISTRICT COURT

District of Massachusetts

UNITED STATES OF AMERICA

V.

HONG WEI a/k/a "Ms. Chen"

JUDGMENT IN A CRIMINAL CASE

Case Number: 1: 10 CR 10096 - 001 - GAO

USM Number: 78097-053

Defendant's Attorney

VICTORIA M. BONILLA-ARGUDO, ESQUIRE

Additional documents attached Correction of Sentence for Clerical Mistake (Fed. R. Crim. P.36) THE DEFENDANT: 1,2,4-5,6-7,8-14 (Date of Plea: 12/3/12) pleaded guilty to count(s) pleaded nolo contendere to count(s) which was accepted by the court. was found guilty on count(s) after a plea of not guilty. The defendant is adjudicated guilty of these offenses: Additional Counts - See continuation page Nature of Offense Offense Ended Count Title & Section 18 USC Sec. 371 Conspiracy 03/25/10 1 18 USC Sec. 2422(a) Inducing Travel to Engage in Prostitution 09/30/08 2 18 USC Sec. 1589 Forced Labor 09/01/05 4-5 of this judgment. The sentence is imposed pursuant to The defendant is sentenced as provided in pages 2 through the Sentencing Reform Act of 1984. The defendant has been found not guilty on count(s) **√** is are dismissed on the motion of the United States. Count(s) It is ordered that the defendant must notify the United States attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs, and special assessments imposed by this judgment are fully paid. If ordered to pay restitution, the defendant must notify the court and United States attorney of material changes in economic circumstances. 04/09/13 Date of Imposition of Judgment Signature of Judge The Honorable George A. O'Toole Judge, U.S. District Court Name and Title of Judge

Date

♠AO 245B(05-MA)

(Rev. 06/05) Judgment in a Criminal Case Sheet 1A - D. Massachusetts - 10/05

DEFENDANT:

HONG WEI

Judgment—Page 2 of 11

CASE NUMBER: 1: 10 CR 10096 - 001 - GAO

ADDITIONAL COUNTS OF CONVICTION

Title & Section		Nature of Offense	Offense Ended	Count
18 USC Sec. 1324	Harbor	ing an Alien in the United States	09/01/05	6-7
(a)(1)(A)(iii) and				
18 USC Sec. 1324				
(a)(1)(B)(i)				
18 USC Sec. 1952	(a)(3)	Interstate Travel in Aid of Racketeering	04/26/09	8
18 USC Sec. 1952	(a)(3)	Interstate Travel in Aid of Racketeering	07/02/09	9
18 USC Sec. 1952	(a)(3)	Interstate Travel in Aid of Racketeering	09/15/09	10
18 USC Sec. 1952	(a)(3)	Interstate Travel in Aid of Racketeering	10/23/09	11
18 USC Sec. 1952	(a)(3)	Interstate Travel in Aid of Racketeering	11/17/09	12
18 USC Sec. 1952	(a)(3)	Interstate Travel in Aid of Racketeering	11/22/09	13
18 USC Sec. 1952	(a)(3)	Interstate Travel in Aid of Racketeering	12/02/09	14

SAO 245B(05-MA)

(Rev. 06/05) Judgment in a Criminal Case Sheet 2 - D. Massachusetts - 10/05

DEFENDANT: HONG WEI CASE NUMBER: 1: 10 CR 10096 - 001 - GAO	Judgment — Page <u>3</u> of <u>11</u>
IMPRISONMENT	
The defendant is hereby committed to the custody of the United States Bureau of Priso total term of: 60 month(s)	ns to be imprisoned for a
on each of counts 1,2,4-5,6-7,8-14 all to be served concurrently.	
The court makes the following recommendations to the Bureau of Prisons:	
The defendant is remanded to the custody of the United States Marshal.	
The defendant shall surrender to the United States Marshal for this district:	
at a.m p.m. onas notified by the United States Marshal.	·
The defendant shall surrender for service of sentence at the institution designated by the	e Bureau of Prisons:
before 2 p.m. on	
as notified by the United States Marshal.	
as notified by the Probation or Pretrial Services Office.	
RETURN	
I have executed this judgment as follows:	
Defendant delivered onto	
a, with a certified copy of this judgment.	
	UNITED STATES MARSHAL
Ву	
DE	PUTY UNITED STATES MARSHAL

(Rev. 06/05) Judgment in a Criminal Case Sheet 3 - D. Massachusetts - 10/05

DEFENDA	NT: HONG WEI MBER: 1: 10 CR 10096	- 001 - GAO	Judgment—Page 4 of 11	
CASE NUN	4BER: 1: 10 CK 10090	SUPERVISED RELEASE	See continuation page	:
Upon release	from imprisonment, the defen-	dant shall be on supervised release for a term of:	5 year(s)	
3 years on	Counts 1 and 4-14, and a	term of 5 years on Count 2, all such terms	s to run concurrently.	
The def custody of th	endant must report to the probae Bureau of Prisons.	ation office in the district to which the defendant is	s released within 72 hours of release from	the
The defendar	nt shall not commit another fed	eral, state or local crime.		
The defendar substance. T thereafter, no	nt shall not unlawfully possess he defendant shall submit to or t to exceed 104 tests per year	a controlled substance. The defendant shall refrair ne drug test within 15 days of release from impriso, as directed by the probation officer.	n from any unlawful use of a controlled onment and at least two periodic drug tests	
future s	ove drug testing condition is surubstance abuse. (Check, if app	spended, based on the court's determination that the blicable.)	he defendant poses a low risk of	
The def	endant shall not possess a firea	irm, ammunition, destructive device, or any other d	dangerous weapon. (Check, if applicable.))
✓ The def	endant shall cooperate in the co	ollection of DNA as directed by the probation offic	cer. (Check, if applicable.)	
1 1	endant shall register with the sa as directed by the probation of	tate sex offender registration agency in the state wl fficer. (Check, if applicable.)	here the defendant resides, works, or is a	
The def	endant shall participate in an a	pproved program for domestic violence. (Check, i	if applicable.)	
If this ju Schedule of I	adgment imposes a fine or resti Payments sheet of this judgmen	tution, it is a condition of supervised release that that.	he defendant pay in accordance with the	
The defo	endant must comply with the sted page.	andard conditions that have been adopted by this c	court as well as with any additional conditional	ons

STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

Case 1:10-cr-10096-GAO Document 153 Filed 04/11/13 Page 5 of 14

♠AO 245B(05-MA)

(Rev. 06/05) Judgment in a Criminal Case

Sheet 4A - Continuation Page - Supervised Release/Probation -10/05

HONG WEI DEFENDANT:

Judgment—Page ____5 of

CASE NUMBER: 1: 10 CR 10096 - 001 - GAO

ADDITIONAL ✓ SUPERVISED RELEASE ☐ PROBATION TERMS

The defendant shall not frequent establishments whose primary purpose is gambling.

The defendant shall not participate in any gambling activities, including casino gambling, on-line gambling, lotteries, instant scratch tickets, Keno, and any other activities similar in nature.

The defendant shall attend a gambling addiction program and/or meetings, as directed by the Probation Office. The defendant shall be required to contribute to the costs of services for such programming based on the ability to pay or availability of third-party payment.

If ordered deported, the defendant is to leave the United states and is not to return without prior permission of the Secretary of the Department of Homeland Security.

Continuation of Conditions of Supervised Release Proba	Continuation	of Conditions	of Supervised	Release [Probation
--	--------------	---------------	---------------	-----------	-----------

SAO 245B(05-MA)

(Rev. 06/05) Judgment in a Criminal Case Sheet 5 - D. Massachusetts - 10/05

	bileer 5 D. Massachasens 10705			
DEFENDANT:	HONG WEI	=	Judgment — Page	6 of 11
CASE NUMBE	ER: 1: 10 CR 10096 - 0			
	CRIM	INAL MONETARY PE	ENALTIES	
The defenda	int must pay the total criminal mo	netary penalties under the schedu	le of payments on Sheet 6.	
	Assessment	<u>Fine</u>	Restitutio	<u>n</u>
TOTALS	\$ \$1,300.00	\$	\$	
	nation of restitution is deferred un etermination.	til An Amended Jud	gment in a Criminal Case(1	AO 245C) will be entered
The defenda	int must make restitution (includir	g community restitution) to the	following payees in the amoun	nt listed below.
If the defend the priority of before the U	dant makes a partial payment, each order or percentage payment colu inited States is paid.	n payee shall receive an approxim mn below. However, pursuant t	nately proportioned payment, to 18 U.S.C. § 3664(i), all non	unless specified otherwise in federal victims must be paid
Name of Payee	Total Lo	ss* Restitut	on Ordered	Priority or Percentage
				See Continuation Page
TOTALS	\$	\$0.00	\$0.00	
Restitution	amount ordered pursuant to plea	agreement \$		
fifteenth da	lant must pay interest on restitution ay after the date of the judgment, part of the feath, pure the default, pure	oursuant to 18 U.S.C. § 3612(f).	, unless the restitution or fine All of the payment options or	is paid in full before the a Sheet 6 may be subject

fine restitution is modified as follows:

The court determined that the defendant does not have the ability to pay interest and it is ordered that:

the interest requirement is waived for the ____ fine ___ restitution.

the interest requirement for the

^{*} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

Case 1:10-cr-10096-GAO Document 153 Filed 04/11/13 Page 7 of 14

SAO 245B(05-MA)

(Rev. 06/05) Judgment in a Criminal Case Sheet 6 - D. Massachusetts - 10/05

	EMEGIC D. MILESCOMESCING I	5.05				
DEPENDANT	HONG WEI	+	Judgment — Page	7	of	11
DEFENDANT:		•				
CASE NUMBER:	1: 10 CR 10096	- 001 - GAO				

SCHEDULE OF PAYMENTS	
Having assessed the defendant's ability to pay, payment of the total criminal monetary penalties are due as follows:	
A Lump sum payment of \$ due immediately, balance due	
not later than , or in accordance C, D, E, or F below; or	
B Payment to begin immediately (may be combined with C, D, or F below); or	
Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after the date of this judgment; or	ı
Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after release from imprisonment to a term of supervision; or	
Payment during the term of supervised release will commence within (e.g., 30 or 60 days) after release from imprisonment. The court will set the payment plan based on an assessment of the defendant's ability to pay at that time; or	
F Special instructions regarding the payment of criminal monetary penalties:	
The assessment fee is due forthwith.	
Unless the court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is due imprisonment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons' Inmate Fir Responsibility Program, are made to the clerk of the court.	during lancial
The defendant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.	
Joint and Several See Cor Page	ntinuation
Defendant and Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and Several Amount and corresponding payee, if appropriate.	ıt,
The defendant shall pay the cost of prosecution.	
The defendant shall pay the following court cost(s):	
The defendant shall forfeit the defendant's interest in the following property to the United States:	

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.

AO 245B (Rev. 06/05) Criminal Judgment Attachment (Page 1) — Statement of Reasons - D. Massachusetts - 10/05

HONG WEI **DEFENDANT:**

CASE NUMBER: 1: 10 CR 10096 - 001 - GAO

DISTRICT: **MASSACHUSETTS**

Judgment — Page 8 of 11

A	V	Th	FINDINGS ON PRESENTENCE INVESTIGATION REPORT The court adopts the presentence investigation report without change.							
В		The court adopts the presentence investigation report with the following changes. (Check all that apply and specify court determination, findings, or comments, referencing paragraph numbers in the presentence report, (Use Section VIII if necessary.)								
	1		Chapter Two of the U.S.S.G. Manual determinations by court (including changes to base offense level, or specific offense characteristics):							
	2		Chapter Three of the U.S.S.G. Manual determinations by court (including changes to victim-related adjustments, role in the offense, obstruction of justice, multiple counts, or acceptance of responsibility):							
	3		Chapter Four of the U.S.S.G. Manual determinations by court (including changes to criminal history category or scores, career offender, or criminal livelihood determinations):							
	4		Additional Comments or Findings (including comments or factual findings concerning certain information in the presentence report that the Federal Bureau of Prisons may rely on when it makes inmate classification, designation, or programming decisions):							
C		Th	e record establishes no need for a presentence investigation report pursuant to Fed.R.Crim.P. 32.							
C	OURT	FIN	DING ON MANDATORY MINIMUM SENTENCE (Check all that apply.)							
A	V	No	count of conviction carries a mandatory minimum sentence.							
В		Mai	ndatory minimum sentence imposed.							
C		sent	e or more counts of conviction alleged in the indictment carry a mandatory minimum term of imprisonment, but the tence imposed is below a mandatory minimum term because the court has determined that the mandatory minimum is not apply based on							
			findings of fact in this case							
			substantial assistance (18 U.S.C. § 3553(e))							
			substantial assistance (18 U.S.C. § 3553(e)) the statutory safety valve (18 U.S.C. § 3553(f))							
c	OURT	DET								
T	otal Of	ense	the statutory safety valve (18 U.S.C. § 3553(f)) FERMINATION OF ADVISORY GUIDELINE RANGE (BEFORE DEPARTURES): Level: 27							
T _C	otal Ofi riminal	fense Histo	the statutory safety valve (18 U.S.C. § 3553(f)) FERMINATION OF ADVISORY GUIDELINE RANGE (BEFORE DEPARTURES):							

AO 245B (05-MA) (Rev. 06/05) Criminal Judgment
Attachment (Page 2) — Statement of Reasons - D. Massachusetts - 10/05

Judgment -- Page 9 of 11 DEFENDANT: HONG WEI CASE NUMBER: 1: 10 CR 10096 - 001 - GAO DISTRICT: MASSACHUSETTS STATEMENT OF REASONS IV ADVISORY GUIDELINE SENTENCING DETERMINATION (Check only one.) $A \square$ The sentence is within an advisory guideline range that is not greater than 24 months, and the court finds no reason to depart. В П The sentence is within an advisory guideline range that is greater than 24 months, and the specific sentence is imposed for these reasons. (Use Section VIII if necessary.) П C The court departs from the advisory guideline range for reasons authorized by the sentencing guidelines manual. $\mathbf{D} \mathbf{Z}$ The court imposed a sentence outside the advisory sentencing guideline system. (Also complete Section VI.) \mathbf{v} DEPARTURES AUTHORIZED BY THE ADVISORY SENTENCING GUIDELINES (If applicable.) The sentence imposed departs (Check only one.): below the advisory guideline range above the advisory guideline range **Departure based on (Check all that apply.): Plea Agreement** (Check all that apply and check reason(s) below.): 5K1.1 plea agreement based on the defendant's substantial assistance 5K3.1 plea agreement based on Early Disposition or "Fast-track" Program binding plea agreement for departure accepted by the court plea agreement for departure, which the court finds to be reasonable plea agreement that states that the government will not oppose a defense departure motion. П Motion Not Addressed in a Plea Agreement (Check all that apply and check reason(s) below.): 2 5K1.1 government motion based on the defendant's substantial assistance 5K3.1 government motion based on Early Disposition or "Fast-track" program government motion for departure defense motion for departure to which the government did not object defense motion for departure to which the government objected П Other 3 Other than a plea agreement or motion by the parties for departure (Check reason(s) below.): C Reason(s) for Departure (Check all that apply other than 5K1.1 or 5K3.1.) 5K2.11 Lesser Harm 5K2.1 Death 4A1.3 Criminal History Inadequacy 5K2.12 Coercion and Duress 5H1.1 5K2.2 Physical Injury Age \Box Extreme Psychological Injury 5K2.13 Diminished Capacity 5H1.2 Education and Vocational Skills 5K2.3 5K2.4 Abduction or Unlawful Restraint 5K2.14 Public Welfare Mental and Emotional Condition 5H1.3 5K2.16 Voluntary Disclosure of Offense 5K2.5 Property Damage or Loss 5H1.4 Physical Condition 5H1.5 5K2.17 High-Capacity, Semiautomatic Weapon 5K2.6 Weapon or Dangerous Weapon Employment Record 5K.2.7 Disruption of Government Function 5K2.18 Violent Street Gang 5H1.6 Family Ties and Responsibilities П 5K2.20 Aberrant Behavior Military Record, Charitable Service, 5K2.8 Extreme Conduct 5H1.11 П 5K2.21 Dismissed and Uncharged Conduct Good Works 5K2.9 Criminal Purpose П 5K2.22 Age or Health of Sex Offenders 5K2.10 Victim's Conduct 5K2.0 Aggravating or Mitigating Circumstances \Box

5K2.23 Discharged Terms of Imprisonment
Other guideline basis (e.g., 2B1.1 commentary)

D Explain the facts justifying the departure. (Use Section VIII if necessary.)

Case 1:10-cr-10096-GAO Document 153 Filed 04/11/13 Page 10 of 14

AO 245B (05-MA) (Rev. 06/05) Criminal Judgment Attachment (Page 3) - Statement of Reasons - D. Massachusetts 10/05

Judgment - Page 10 of 11 HONG WEI **DEFENDANT:**

CASE NUMBER: 1: 10 CR 10006 001

			MASSACHUSETTS STATEMENT OF REASONS								
			STATEMENT OF REASONS								
VI	COURT DETERMINATION FOR SENTENCE OUTSIDE THE ADVISORY GUIDELINE SYSTEM (Check all that apply.)										
	A The sentence imposed is (Check only one.): ✓ below the advisory guideline range □ above the advisory guideline range										
	В	Sentence in	aposed pursuant to (Check all that apply.):								
		l PI	plea agreement for a sentence outside the advisory guideline system, which the court finds to be reasonable								
		2 M									
		3 O	ther Other than a plea agreement or motion by the parties for a sentence outside of the advisory guideline system (Check reason(s) below.):								
	С	Reason(s) fe	or Sentence Outside the Advisory Guideline System (Check all that apply.)								
		to reflect to to afford a to protect	and circumstances of the offense and the history and characteristics of the defendant pursuant to 18 U.S.C. § 3553(a)(1) the seriousness of the offense, to promote respect for the law, and to provide just punishment for the offense (18 U.S.C. § 3553(a)(2)(A)) idequate deterrence to criminal conduct (18 U.S.C. § 3553(a)(2)(B)) the public from further crimes of the defendant (18 U.S.C. § 3553(a)(2)(C))								
		(18 U.S.C.	the defendant with needed educational or vocational training, medical care, or other correctional treatment in the most effective manner. § 3553(a)(2)(D)) nwarranted sentencing disparities among defendants (18 U.S.C. § 3553(a)(6))								
		to provide	restitution to any victims of the offense (18 U.S.C. § 3553(a)(7))								
	D	Explain the	e facts justifying a sentence outside the advisory guideline system. (UseSection VIII if necessary.)								

The sentence was imposed for the reasons stated on the record in open court, a transcript of which statement is attached hereto and incorporated herein.

Case 1:10-cr-10096-GAO Document 153 Filed 04/11/13 Page 11 of 14

AO 245B (05-MA) (Rev. 06/05) Criminal Judgment

Attachment (Page 4) — Statement of Reasons - D. Massachusetts - 10/05

HONG WEI

Judgment - Page 11 of

11

DEFENDANT:

CASE NUMBER: 1: 10 CR 10096 - 001 - GAO

DISTRICT:

MASSACHUSETTS

STATEMENT OF REASONS

VII	CO	прт	NETI	CDMIN	ATIONS	OF DE	CTITIII	rion											
V 1.1	A	Z)			Not Appli		311101	ION											
	В	•			Restitutio														
	C Restitution not ordered (Check only one.):																		
		1			or offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because the number of lentifiable victims is so large as to make restitution impracticable under 18 U.S.C. § 3663A(c)(3)(A).														
issues o				issues of	ses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because determining complex fact and relating them to the cause or amount of the victims' losses would complicate or prolong the sentencing process to a degree eed to provide restitution to any victim would be outweighed by the burden on the sentencing process under 18 U.S.C. § 3663A(c)(3)(B).														
		3		ordered b	ecause the c	fenses for which restitution is authorized under 18 U.S.C. § 3663 and/or required by the sentencing guidelines, restitution is not use the complication and prolongation of the sentencing process resulting from the fashioning of a restitution order outweigh provide restitution to any victims under 18 U.S.C. § 3663(a)(1)(B)(ii).													
4 Restitution					estitution is not ordered for other reasons. (Explain.)														
	D		Parti	ial restit	ution is o	rdered fo	or these r	easons ((18 U.S.	C. § 3553	3(c)):								
VIII	ADI	DITIO	ONAL	L FACT	S JUSTI	FYING	THE SI	ENTEN(CE IN T	THIS CA	SE (If	applicab	ole.)						
			0	•	** *** **	7 1 7 7	or ear		. CD	r		1	1 4 4 7	11 6	1				
D.C					, II, III, IV, and VII of the Statement of Reasons forr 000-00-0055					Date of Imposition of Judgment									
				. No.: .	00-00-19	v			**************************************		04	/09/13	osition	oyjuag	gment	n 🗅	_		-
Defe	ndant	t's Da	te of I	Birth:	00-00-1;									Truz	ub		10)	<u> </u>	-
Defe	ndant	t's Re	sidenc	e Addre	ess: Quee	ns, NY 11	358			-	Sign The Ho	ature of norable	Judge George	V A. O'T	Toole	Judge	, U.S.	Distric	t Court
Defe	ndant	t's Ma	iling .	Address	Same	As Above	:					ne and T Signed		Indge	41	/11/	/3_		

STATEMENT OF REASONS (from transcript)

* *

So I think I averted to earlier that this is a very involved calculation of the Guidelines because of a variety of offenses that are in the indictment and to which the defendant's pled guilty. As I review it, it seems to me that the dominant guideline is the one applicable to the forced labor counts.

And I think viewing the thing a little bit
holistically, that's a little bit of a skewing under the
circumstances of the case. I think convictions are justified
on the facts and so on, but the case is really about running a
prostitution ring. And I notice in the 2H4.1 guideline that's
used to do that, which starts at the 22 level, which is a
fairly high starting point. I might add, the guideline is
captioned "Peonage, involuntary servitude, slave trade and
child soldiers."

That suggests that this guideline is meant to cover and to deal with some substantial crimes that are different from this one. So I'm not saying it's wrong to apply it; I do think that it has a somewhat upward skewing effect. If, for example, you took the calculation of the 2H4.1 out of the mix and used, for example, the harboring an alien and others -- I did it quickly -- I think it reduces the proposed Guidelines range maybe two levels. I did it quickly. I think it would be

a 20 plus a grouping rule, plus five which would get you to 25, and change the calculus to 57 from 71.

I don't want to get buried in the numbers because my point is simply that I think the Guidelines stretch it a little bit higher than the center of gravity of this case justifies.

That's simply my point. So I'm not persuaded the Guidelines are a good guide here. So let's turn to the other factors.

I think the factors that argue for a significant sentence are the nature and circumstances of the offenses and the need to provide just punishment for those offenses. And there's no question that they're serious offenses and should have some substantial punishment; the need to promote respect for the law, and I interpret that to mean to promote general deterrence. And that certainly is a strong factor which counsels a significant sentence.

There is the need to protect the public from future offenses of this defendant. I think that is probably low but I'm not sure it's non-existent. I am concerned, as I indicated by my other prior question, about disparities among defendants. And I understand one of my concerns about an already-sentenced defendant, Darren Liu -- I'm satisfied with the answer and I understand that -- but I wanted to know what might be coming down for Mr. Chen. And have that in mind as well to avoid that possibility.

And I have in mind, of course, the preamble to the

is what the sentence should be. It's interesting. My method in preparing for a hearing like this is to read the presentence report first before I hear from the parties, and as I was reading it and working my way through and thinking about other defendants, the sentence that was coming to me was a sentence of 60 months. I was then surprised when I found that that's what the defense was recommending. I don't see any reason to change my view because the defense recommends it.

So I think that is sufficient and not greater than necessary under the circumstances. I think we sometimes get a little bit jaded here, perhaps in this court, to think that 60 months is a minor sentence. I still have enough from my state court background to think that that's not always the case.

So I think that is a sufficient sentence under the circumstances. And in addition to that, I think the reality is that the defendant is likely to return to China, and that mitigates the possibility of future offenses on her part as well.

* * *